

SUSPICION OF LARCENY.—Two persons, named James Elwood and Jane Edgar, were yesterday arrested by officer Fowler, of the Fifth Ward, on suspicion of larceny committed on Saturday evening, by the injunction obtained by Messrs. Miller and others, in the Supreme Court, the validity of which injunction was confirmed, on appeal, by the general term of that Court. A decision on the motion will probably be given this forenoon.

SUPERIOR COURT.—SPECIAL TASS.—Before Judge Edwards.

In the matter of opening One-hundred-and-twenty-third Street, to the new venue, on the east side of Mount Morris-square, Tuesday.

R-Port of Commissioners of Estimate and Assessment at confirmed.

U. S. DISTRICT COFFEE.—Before Judge INGRAM.

John C. Ericksen, the ship Bremen.

Suit to put in possession of the ship, on a voyage to Australia, expressly to charter party, and for damages for detention, already referred to. The owner refused to deliver possession of the ship on the ground that he was not satisfied with the guarantee and that the charter party was not to effect until he signified such satisfaction. The Court held that the name of the guarantee was John Herre, being in the charter party, and that Mr. Herre had been injured by the charter party that possession of the ship could be taken June 15, which was the following day, it was an acceptance of the guarantee and a delivery of the ship. Decree that the ship be delivered to him, agreeably to the charter party, and that he recover his costs.

The Court considered that although the owner may have afterward become dissatisfied with the guarantee, he was satisfied to accept him at the time of his acceptance, and hence the right to object to take back the ship; but that the moment he in fact delivered the vessel, and the charter party did all that was legally required of him to take possession, and that the owner taking her back was a wrong done, beside which other warrants was subsequently issued. The opinion concluded as follows:

"The charter has a right to possession, and having that right, the decree of the Court is that he be restored to the possession of the vessel, and that the charter party pay to him his costs. No court can interfere with the right of possession of the ship, and also a dual possession, and is deprived of the possession by the wrongful act of another, that a Court of Admiralty will restore the party having such right to the possession of that which he has wrongfully been deprived of. The authorities are full to this effect."

U. S. DISTRICT ATTORNEYS OFFICE.

CHARGE OF EMBEZZLING LETTERS.

A charge was made on Saturday against an individual residing in this city, by Patrick Cummins, of Port Richmond, stating that two letters, one of them containing \$5, was mailed at Portland, directed to Mary Cummins, to the care of the person complained of, and he has reason to believe the said person had embezzled said letters. The party was arrested. Examination probably this forenoon.

SUPREME COURT.

In the matter of the Conest.

The Counsel to the corporation moved for the appointment of Commissioners of Estimate and Assessment. The Court took the paper.

MARRIED.

ARRONSMITH—VALLAN.—On Saturday morning, July 23, by Rev. C. P. Nolting, Samuel Y. D. Arrowsmith to Maria E. Val-

both of this city.

OILED.

BROWN.—On Saturday, July 23, Joseph Watson Brown, aged 20 years, of enlargement of the heart.

The relatives and friends of the family and those of his brother, Robert Brown, who died in New York, will be present from Boston, N. Y., at 11 Front st., Brooklyn, without further notice.

CHARLES HALLICK.—On Friday afternoon a painter named Charles Hallick fell from a building in Myrtle av., near Steinert st., a distance of some twenty feet, and injured himself seriously. He was taken to his residence and medical attendance procured.

EXPLOSION OF A BUILDING.—On Friday afternoon a painter named Charles Hallick fell from a building in Myrtle av., near Steinert st., a distance of some twenty feet, and injured himself seriously. He was taken to his residence and medical attendance procured.

RUN OVER.—A son of Mr. Edward Crumley was run over by a wagon in Hudson-st. on Friday evening, the wheels passing over his face. He was badly injured although not dangerously.

RUN OVER.—On Saturday evening a small boy, the son of Mr. Thornton, was run over by a coal cart in Talmann-st., and severely injured. He was conveyed to his father's residence in Bridge-st., near Charles, and attended to by Dr. Gifford.

FOUND DROWNING.—The body of a drowned man, dressed in blue shirt, fustian pantaloons and tie-shoes, was picked up at the foot of Jay-st. yesterday morning. It appeared to have been in the water about ten days. An inquest was held in the afternoon by Coroner Ball. Verdict, found drowned. Deceased, from appearance, had been a sailor. He was not identified.

FIRE.—About 12 o'clock on Saturday night a fire broke out in the upper story of a dwelling house in Myrtle av., between Adelphi-st. and Clermont-st., causing damage to the amount of almost \$100 before it was discovered. The police of the Fourth District extinguished the flames.

CROSS WALK.—Passengers by the Montague Ferry complain of the want of a cross walk on the north side of Main-st. over Hicks. The other side of the way is unoccupied with building materials, and the side composed of stone is almost impassable, especially in rainy weather.

ALLEGED ROBBERY.—A lad named Michael Ryan was complained of by his mother yesterday, who charged that he had engaged him self to the captain of a vessel about going to sea, and thus leave her without his services which she stood greatly in need of. A Third District Police officer took the boy into custody and locked him up.

ARREST OF A SWINDLER.—Officer Higgins of this city, yesterday arrested a man named William Higgins on the charge of swindling a Spanish gentleman from New Orleans of a gold watch, valued at \$250 and \$350 in money, by what is called the California Safe Game, on Sunday last, the 17th inst., on the Brooklyn Heights. Higgins became acquainted with the New Orleans man at his hotel in New York, and induced him to go to this city, to the view of the rights. And with Higgins, conspired to defraud the stranger of his money in the usual way adopted by this class, and gave him security a check for the amount on the Chatham Bank, which proved to be worthless. The officer arrested Higgins at the Catherine Market, where he found him eating his breakfast. He is now confined in the City Hall cells awaiting an examination. Higgins is also identified as the person who, in conjunction with an other, swindled a countess in New York, in a similar manner with the above, about six months since, having also persuaded him to visit the Heights, where the transaction took place.

Higgins is about forty years of age, and had a portion of his dross from recognizing him. His countenance was known to the officer, however. The sum of \$10,15, a gold watch, and a diamond brooch were found in his possession.

HOUSE ROBBERY.—On Friday evening some sly thief entered room No. 199 Adams-st. and stole a valuable gold watch from an apartment adjoining a room in which a sick man was lying. He escaped undetected. A coat was taken from the same place some weeks since.

BROUGHT BACK.—On Saturday morning Henry H. Vasey and the wife of Mr. John Powell, of this City, were brought before Justice D. K. Smith in the custody of officer Marvin, of Philadelphia, on the charge of grand larceny. It appears that on the 4th of last, Vasey, dressed with Powell's wife, taking with them \$100 of the husband's money, and took up their quarters in Philadelphia. They were arrested by the police officer on information obtained from here, and \$200 of the money recovered. Both were committed for a further hearing. Mr. Powell, until recently, kept a small store near the Brooklyn market.

WILLIAMSBURG ITEMS.

FIRE—FOUR HORSES BURNED.—ARREST OF A SUSPENDED INCENDIARY.—On Saturday evening, a fire broke out in a stable, owned and occupied by John and Son South Contractor, situated in the rear of No. 106 South Street, which, together with four horses, valued at \$700, and harness, feed, &c., were consumed. The fire communicated to a dwelling house on the rear of the lot, occupied by McGrade and Robert Williams, which was nearly burned down. Their loss in furniture amounted to about \$200. The building was owned by Mr. Gorman. The stable and harness, as a grocery store, and dwelling, was also considerably damaged. A cowhouse adjoining the grocery, belonging to the same party, and an old grocery, No. 228 South Fourth-st., occupied by a man named Colwell, were partially burned. Mr. Gorman's loss amounts to about \$2,500—insured for \$1,500 in the Equitable Insurance Company.

Yesterday afternoon, a man named Crane Colwell, who occupied the grocery, was arrested by Officers Cheever and Armstrong, on suspicion of having set fire to the barn.

Officer Larance arrested a man named Patrick McQuade, for making a disturbance at the fire, and lodged him in the cells at the First Ward Station House.

LAW.

NEW-JERSEY ITEMS.

CHURCH ROBBED.—The Presbyterian Church at Bergen was entered on Friday night and the carpet was stolen. A reward of \$50 is offered for the thief and carpet. It is quite certain that it was taken across the Jersey City Ferry to New York.

SUDEN AND SEVERE LOSS.—On Friday night a man put up at Beating's hotel at Bergen Five Corners (Hudson) with his wife. In the morning when he waked up his wife was gone, and he found upon exploring his pockets that about \$400 in cash was also missing.

LAW INTELLIGENCE.

SUPERIOR COURT.—Before Judge FAINE.

BROADWAY RAILROAD.

Davis & Palmer, esq., Corporation, Jacob Sharp and others.

Motion by defendants (the grantees) requiring plaintiffs to file security (amount \$100,000), to abide by decree, that the result be in favor of defendants who are to be the consequence of the injunction they are liable \$400 a month. The motion is opposed, on the ground, among other things, that a witness is dead, there would be no profit, if the injunction were granted. Argument was heard.

Judge Davis, in this case had also ordered a reargument on the point, if the Court considered that a railroad will not be injurious to the street whether it has jurisdiction. Argued.

The counsel for plaintiffs contended that the \$2,500 originally ordered by the Court was simply sufficient. It was the amount designated by the Court itself, and the injunction obtained by plaintiffs against grantees was only

one of different proceedings, the construction of the road having, in fact, been prohibited by the injunction obtained by Messrs. Miller and others, in the Supreme Court, the validity of which injunction was confirmed, on appeal, by the general term of that Court. A decision on the motion will probably be given this forenoon.

NEW YORK DAILY TRIBUNE, MONDAY, JULY 25, 1853.

The Rock Cabin Coal Company advertise in another column that their stock subscription books will be closed on the 25th inst.

Imports (other than Dry Goods) at the port of New York for the week ending July 22, 1853:

10 packages Books \$100. 100 lb. Books \$65. 50—

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